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Evaluation of Total Maximum Daily Loads and Associated Water Quality Standards Attainment for the Las Vegas Wash, Las Vegas Bay and Lake Mead

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Bureau of Water Quality Planning Nevada Division of Environmental Protection Department of Conservation and Natural Resource

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Introduction

The current total phosphorus and ammonia TMDLs on the Las Vegas Wash were established in 1989 and became fully effective in 1994 and 1995, respectively. In this report, available data from 1994 through 2001 are reviewed to assess compliance of the Total Maximum Daily Loads (TMDLs) established for the Las Vegas Wash and the associated water quality standards for Lake Mead.

Background on Existing TMDL

The Las Vegas Wash (LVW) is the major drainage of the Las Vegas Valley, transporting stormwater runoff, shallow ground water discharges, tertiary-treated sewage effluent and other point source discharges to Las Vegas Bay of Lake Mead. Figures 1, 2 and 3 provide location information on Lake Mead, Las Vegas Wash and the pertinent sampling locations. (NOTE: The monitoring station identification numbers shown on the following figures and used in this report have been replaced based upon a revised numbering system. The old ID numbers are used here for easier comparison to the stations discussed in the water quality standards regulations.)

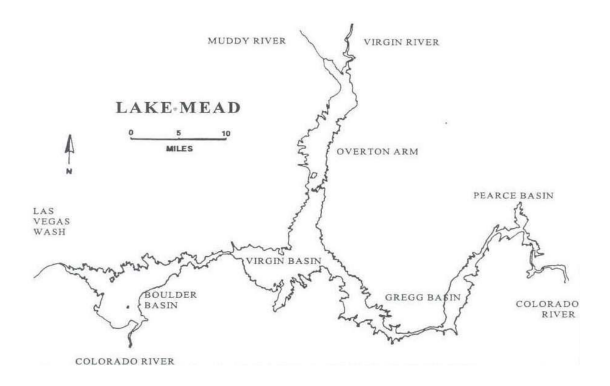


Figure 1. Lake Mead and Las Vegas Wash Location Map

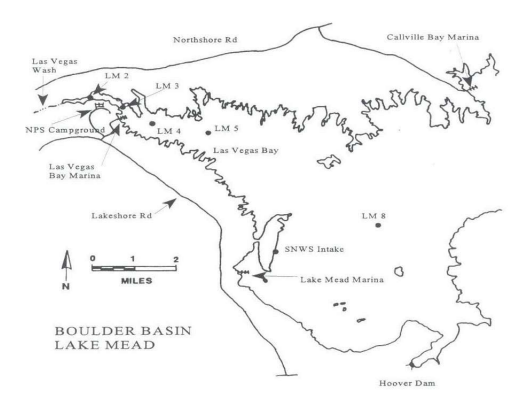


Figure 2. Lake Mead Sampling Locations

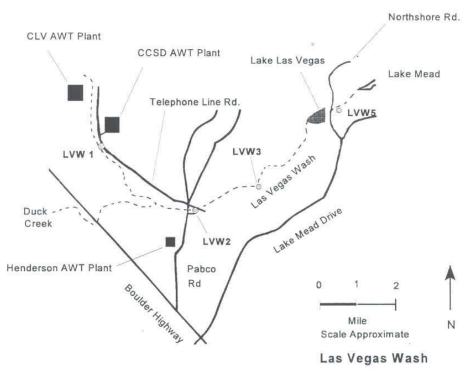


Figure 3. Las Vegas Wash Sampling Locations

In 1987, the Nevada Division of Environmental Protection (Division) established water quality standards for chlorophyll <u>a</u> and un-ionized ammonia for Las Vegas Bay (LVB). The resulting requirements for chlorophyll <u>a</u> were:

- Not more than one monthly mean in a calendar year at Station 3 (LM-3) may exceed 45 ug/l.
- The mean for chlorophyll <u>a</u> in summer (July 1 September 30) must not exceed 40 ug/l) at Station 3, and the mean for 4 consecutive summer years must not exceed 30 ug/l. "Mean" indicates the average of not less than 2 samples per month. The samples must consist of the average of the data collected from not less than 3 sites within a cross section of Station 3 that are representative of the top 5 meters of the cross section. "Station 3" means the center of the channel at which the depth is 16 to 18 meters.
- The mean for chlorophyll a in the growing season (April September) must not exceed 5 ug/l in the open water of Boulder Basin, Virgin Basin, Gregg Basin and Pierce Basin. The single value must not exceed 10 ug/l for more than 10 percent of the samples. "Mean" indicates the average of not less than 2 samples per month.

It must be noted that these chlorophyll <u>a</u> standards are RMHQs (Requirements to Maintain Existing Higher Quality) and not beneficial use standards. In general, RMHQs are set to control degradation of Nevada's waters while beneficial use standards are set to protect the various beneficial uses such as aquatic life, recreation, irrigation, etc.

At that time, the beneficial use criteria for un-ionized ammonia were set as:

- The 4-day average for the concentration of un-ionized ammonia must not exceed 0.04 mg/l more often than once every 3 years. The daily value for this average must consist of the average of the data collected from not less than 3 sites within a cross section of Station 2 (LM-2) that are representative of the top 2.5 meters of the cross section, an must account for diurnal fluctuations. This average is not applicable to the area between Station 2 and the confluence of Las Vegas Wash.
- The single value must not exceed 0.45 mg/l more often than once every 3 years.
- When the temperature exceeds 20 degrees C, these standards must be adjusted pursuant to methods accepted by the United States Environmental Protection Agency.
- "Station 2" means the center at which the depth is 10 meters.

The 1986 and 1987 LVB data showed non-achievement of these standards. Mean summer chlorophyll <u>a</u> at Station 3 (LM-3) was 53.2 ug/l, which was considerably higher than the RMHQ of 30 ug/l (4-year mean). Although the acute un-ionized ammonia standard of 0.45 mg/l was not exceeded at Station 2, the chronic un-ionized ammonia standard (0.04 mg/l) was exceeded almost 100 percent of the time during April through August. The above standards were not met during the period April through September, but were met from October through March.

To address these water quality problems, total phosphorus and total ammonia Total Maximum Daily Loads (TMDLs) for the LVW were developed, to be effective at Northshore Road as measured at monitoring site LVW-5. Utilizing a dilution ratio model with data from 1985 through 1987, French (1988) estimated that target concentrations of 0.64 mg/l (total phosphorus) and 1.43 mg/l (total

ammonia) were needed in the Wash at Northshore Road in order to meet the chlorophyll <u>a</u> and unionized ammonia water quality standards within the Las Vegas Bay. In the analysis, Northshore Road data collected during high flows (greater than 110 percent of average) were not used.

It was the premise of his investigation that the Las Vegas Bay water quality is controlled by the mass loading from the Las Vegas Wash, and the amount and direction of mixing that occurs between the Wash inflow and epilimnetic waters of the Bay. The total phosphorus target was driven in part by the following relationship derived from the available Las Vegas Bay data for the period April - September:

Chlorophyll
$$\underline{a}$$
 (ug/l) = 603 x Total Phosphorus (mg/l) – 0.704

For both total phosphorus and total ammonia targets, French considered April through September to be the critical period from the viewpoint of the Las Vegas Bay water quality. This equation yields a required total phosphorus level of 0.051 mg/l to meet the long term chlorophyll <u>a</u> RMHQ of 30 ug/l. Using the dilution model, this target in the Bay was utilized to determine the Wash (at Northshore Road) target of 0.64 mg/l (total phosphorus).

The USGS gaging station at Northshore Road was destroyed in 1984. In order to estimate flows at Northshore Road, average flows at Station 09419700 – Las Vegas Wash at Pabco Road for 1985-87 were taken and increased by 4 cfs to 126 cfs to account for flow differences between the two locations. Using this estimated flow at Northshore Road, the TMDLs for total phosphorus and total ammonia were calculated:

$$TMDL\ (lbs/day) = target\ concentration\ (mg/l)\ x\ average\ flow\ (cfs)\ x\ 5.38$$

The resulting TMDLs were calculated at 434 lbs/day total phosphorus and 970 lbs/day total ammonia. Before a portion of the TMDLs could be allocated to the point source dischargers, the nonpoint source load needed to be estimated. Again using 1985-87 data, monthly average total nonpoint source loads (for April through September) were determined by subtracting the total average load discharged by the treatment plants (based upon self-monitoring reports submitted to NDEP) from the monthly average total phosphorus load at Northshore Road (based upon biweekly water quality data and USGS flow data). In an effort to eliminate some of the unpredictable variation in the nonpoint source loads, daily flows which exceeded 110 percent of the average flow were not considered in calculating the monthly average load at Northshore Road. Over the 3 years (1985-87) considered, this resulted in 5 values being eliminated from the calculations. Using this approach, the nonpoint source total phosphorus load was initially estimated at 90 lbs/day. Applying a 10 percent safety factor, the final nonpoint source load for total phosphorus was set at 100 lbs/day. Available data suggests that there were no nonpoint source loads of ammonia in the Las Vegas Wash.

With the LVW total phosphorus nonpoint source load at 100 lbs/day, the remaining 334 lbs/day total phosphorus was allocated between the point source discharges. Lacking an understanding of the kinetics of ammonia reduction in the LVW, all of the total ammonia TMDL was allocated to the point source discharges.

In the original TMDL document, the effective period for the total phosphorus and total ammonia WLAs/LAs/TMDLs was set at April 1 through September 30. During the permit renewal process for Clark County and the City of Las Vegas, the effective total phosphorus WLA period was expanded to the period March 1 through October 31. The ammonia TMDL period was unchanged by the permits. The TMDLs and wasteload allocations (WLAs) for total phosphorus and total ammonia became effective April 1, 1994 and April 1, 1995, respectively.

At the time the TMDLs were initially developed, the City of Henderson was not discharging to the Wash. Therefore, the original WLAs were divided between the City of Las Vegas and Clark County. From 1994 through 1996, the City of Henderson discharged treated wastewater effluent to the Wash only during non-wasteload allocation periods. Beginning in 1997, the WLAs were divided between City of Las Vegas, Clark County and City of Henderson. Per language in the permits, the permittees are considered to be in compliance if either:

- The Individual WLA (or that in effect due to transfers) listed in Table 1 is not exceeded, **OR**
- The sum of the Individual WLAs listed in Table 1 is not exceeded.

Table 1. Current Las Vegas Wash Wasteload and Load Allocations

	Total Phosphorus, lbs/day Effective From March 1 - October 31	Total Ammonia, lbs/day Effective From April 1 - September 30
Clark County	173	502
City of Las Vegas	130	379
City of Henderson	30	89
Total WLA	333	970
LA	100	0
TMDL	433	970

Current Water Quality Standards

In 1998, the Lake Mead standards for chlorophyll <u>a</u> were revised as follows:

• Not more than one monthly mean in a calendar year at Station 3 may exceed 45 ug/l.

Comparison to 1987 version: Same as the 1987 version.

• The mean for chlorophyll a in summer (July 1 – September 30) must not exceed 40 ug/l) at Station 3 (LM-3), and the mean for 4 consecutive summer years must not exceed 30 ug/l. The samples must be collected from the center of the channel and must be representative of the top 5 meters of the channel. "Station 3" means the center of the channel at which the depth is 16 to 18 meters.

Comparison to 1987 version: 1) The definition of "Mean" was removed; 2) sampling point is restricted to the center of the channel rather than across the cross section.

• The mean for chlorophyll a in the growing season (April 1 – September 30) must not exceed 5 ug/l in the open water of Boulder Basin, Virgin Basin, Gregg Basin and Pierce Basin. The single value must not exceed 10 ug/l for more than 10 percent of the samples. "Mean" indicates the average of not less than 2 samples per month.

Comparison to 1987 version: Same as the 1987 version.

• The mean for chlorophyll a in the growing season (April 1 – September 30) must not exceed 16 ug/l at LM-4 and 9 ug/l at LM-5.

Comparison to 1987 version: New addition from the 1987 version.

The un-ionized standards were revised as follows:

• The 4-day average for the concentration of un-ionized ammonia in the vertical column and the four-sample rolling average for each interval must not exceed 0.05 mg/l more often than once every 3 years. The daily value for this average must account for diurnal fluctuation. Data must be collected at Station 2 from at least three locations between the surface and total depth. This standard is not applicable to the area between Station 2 and the confluence of Las Vegas Wash.

Comparison to 1987 version: 1) Sampling point is restricted to the center of the channel rather than the cross section; 2) samples are to be collected throughout the water column rather than in the top 2.5 meters; 3) standard changed from 0.04 mg/l to 0.05 mg/l; 4) use of four sample rolling average added to the standards.

• The single value must not exceed 0.45 mg/l more often than once every 3 years. "Station 2" means the center at which the depth is 10 meters.

Comparison to 1987 version: Same as the 1987 version.

Compliance with Phosphorus TMDL and Chlorophyll a Standards

The average monthly total phosphorus (TP) loads discharged to the Las Vegas Wash during the wasteload allocation period for 1994-2001 are shown in Table 2. The average monthly point source TP loads were obtained from the discharge monitoring reports (DMRs) submitted by the dischargers. These reported loads are calculated by multiplying the 30 day average effluent phosphorus concentration by the 30 day average effluent flow, based upon daily samples. Loads at Northshore Road were calculated for the days monitoring data were available at LVW-5 (usually biweekly) along with the daily average flow for those days as recorded at the Northshore Road

Table 2. Monthly Average Total Phosphorus Loads, Las Vegas Wash

		Point S		04.411.2045	T .4.1	
Date	City of Las Vegas	Clark Co. Sanitation District	City of Henderson	Total	Station LVW5 (North Shore Road)	Total Nonpoint Source
	WLA = 130	WLA = 173	WLA = 30	Sum of WLAs	TMDL = 434	LA = 100
	lbs/day	lbs/day	lbs/day	= 334 lbs/day	lbs/day	lbs/day
1/94	573	314	0	887	754	-133
2/94	538	342	0	880	728	-152
3/94	169	283	0	452	368	-84
4/94	105	156	0	261	186	-75
5/94	107	158	0	265	210	-56
6/94	114	115	0	229	220	-9
7/94	106	180	0	286	277	-9
8/94	111	155	0	266	483	217
9/94	120	151	0	271	266	-5
10/94	116	175	0	291	245	-46
11/94	349	201	55	605	387	-218
12/94	252	107	143	502	854	352
1/95	341	189	163	694	739	45
2/95	380	177	141	698	603	-95
3/95	71	156	0	227	261	34
4/95	105	104	0	209	259	51
5/95	91	111	0	202	219	18
6/95	72	158	0	230	188	-42
7/95	28	160	0	188	219	31
8/95	76	164	0	240	299	59
9/95	91	78	0	169	156	-13
10/95	36	81	0	117	190	73
11/95	161	97	141	399	272	-127
12/95	118	652	226	995	1,096	100
1/96	49	386	258	693	572	-121
2/96	91	292	92	475	434	-41
3/96	113	149	0	262	194	-69
4/96	100	162	0	262	296	34
5/96	118	120	0	238	215	-22
6/96	104	174	0	278	209	-70
7/96	81	91	0	172	149	-23
8/96	113	133	0	246	271	25
9/96	126	124	0	250	238	-12
10/96	108	170	4	282	245	-36
11/96	192	380	107	680	303	-377
12/96	204	355	234	793	651	-142

^{1.} Point source loads were calculated from 30-day average data obtained from the quarterly discharge monitoring reports

^{2.} Total load at LVW5 calculated from biweekly sampling data and corresponding flow data

^{3.} Total Nonpoint Source load estimated by subtracting point source loads from total load at LVW5

Table 2. Monthly Average Total Phosphorus Loads, Las Vegas Wash (cont'd)

		Point S	Station LVW5	Total		
Date	City of Las Vegas	Clark Co. Sanitation District	City of Henderson	Total	(North Shore Road)	Nonpoint Source
	WLA = 130 lbs/day	WLA = 173 lbs/day	WLA = 30 lbs/day	Sum of WLAs = 334 lbs/day	TMDL = 434 lbs/day	LA = 100 lbs/day
1/97	110	251	273	634	486	-148
2/97	224	243	160	627	398	-229
3/97	111	111	11	233	255	21
4/97 5/97	73 97	109 121	11 9	193 227	182 211	-10 -16
6/97	102	90	10	202	232	-16 30
7/97	102	147	9	256	233	-23
8/97	107	163	12	282	293	11
9/97	119	148	10	277	645	368
10/97	113	153	4	270	401	131
11/97	274	120	226	620	814	194
12/97	333	131	234	697	671	-26
1/98	256	139	114	509	604	95
2/98	122	164	71	357	4,076	3,719
3/98	85	138	8	230	203	-28
4/98	82	123	8	212	1658	1445
5/98	153	87	12	252	666	414
6/98	80	86	5	172	338	166
7/98	84	162	0	246	2652	2406
8/98	72	108	8	188	570	382
9/98	95	69	8	172	798	626
10/98	88	96	5	190	355	166
11/98	224	122	32	378	440	62
12/98	200	120	251	571	503	-68
1/99	337	301	316	954	840	-114
2/99	179	145	225	548	495	-53
3/99	93	158	15	266	283	17
4/99	91	142	21	254	312	58
5/99	90	153	16	259	399	139
6/99	106	134	29	268	292	23
7/99	84	72	0	156	477	321
8/99	87	98	0	185	772	587
9/99	96	99	0	195	1124	929
10/99	104	151	0	255	402	146
11/99	296	296	309	901	681	-220
12/99	380	112	290	783	1,132	349

^{1.} Point source loads were calculated from 30-day average data obtained from the quarterly discharge monitoring reports

^{2.} Total load at LVW5 calculated from biweekly sampling data and corresponding flow data

^{3.} Total Nonpoint Source load estimated by subtracting point source loads from total load at LVW5

Table 2. Monthly Average Total Phosphorus Loads, Las Vegas Wash (cont'd)

		Point S	Station LVW5	Total		
Date	City of Las Vegas	Clark Co. Sanitation District	City of Henderson	Total	(North Shore Road)	Nonpoint Source
	WLA = 130 lbs/day	WLA = 173 lbs/day	WLA = 30 lbs/day	Sum of WLAs = 334 lbs/day	TMDL = 434 lbs/day	LA = 100 lbs/day
1/00	386	97	411	894	765	-130
2/00	384	132	274	790	653	-136
3/00	86	89	16	191	521	330
4/00	104	70	26	200	182	-18
5/00	115	70	37	222	172	-50
6/00	106	94	55	255	189	-66
7/00	93	127	0	220	165	-55
8/00	97	111	0	208	6703	6495
9/00	59	83	0	142	186	45
10/00	98	114	112	324	227	-97
11/00	276	125	339	740	416	-324
12/00	462	172	445	1,080	894	-186
1/01	431	119	352	902	820	-82
2/01	408	84	201	693	4,615	3,921
3/01	106	66	21	193	199	6
4/01	44	87	26	156	180	24
5/01	63	143	24	230	145	-85
6/01	82	131	42		168	-87
7/01	90	126	0	216	183	-33
8/01	55	134	0	189	160	-29
9/01	61	137	0	198	191	-7 -2
10/01	128	51	0		127	-52
11/01	411	50	13		311	-163
12/01	544	61	13	618	396	-222

USGS gage. The LVW-5 biweekly loads were then averaged on a monthly basis to obtain the LVW monthly average TP load. The monthly average TP load attributed to nonpoint sources (NPS) was calculated by subtracting the total point source loads from the total loads seen at LVW-5. The NPS load includes contributions from urban runoff, ground water discharges to the LVW and discharges from numerous permitted industrial facilities and construction de-watering sites. Since total loads and nonpoint source loads at LVW-5 are calculated using biweekly data, these results must be considered as gross estimates of overall loads.

^{1.} Point source loads were calculated from 30-day average data obtained from the quarterly discharge monitoring reports

^{2.} Total load at LVW5 calculated from biweekly sampling data and corresponding flow data

^{3.} Total Nonpoint Source load estimated by subtracting point source loads from total load at LVW5

As shown in Table 2, the WLA has always been met since the effective date of the phosphorus TMDL (April 1, 1994). However, the phosphorus TMDL has been exceeded at LVW-5 numerous times (1994, 1997-2000) due to nonpoint source contributions. For some months, the nonpoint source loads were calculated to be negative values. This is likely due to inaccuracies in the total load estimates at LVW-5

The phosphorus TMDL was established to ensure attainment of the water quality standards (RMHQs) for chlorophyll <u>a</u> in Lake Mead. As shown in Figures 4-6, the chlorophyll <u>a</u> standards for Lake Mead have been met in all years since the phosphorus TMDL became effective, except for 2001. During 2001, the Bay experienced a large algae bloom with exceedances of the chlorophyll <u>a</u> RMHQs at LM-3, LM-4 and LM-5. The standards were met in 1998-2000 despite exceedence of the TMDL

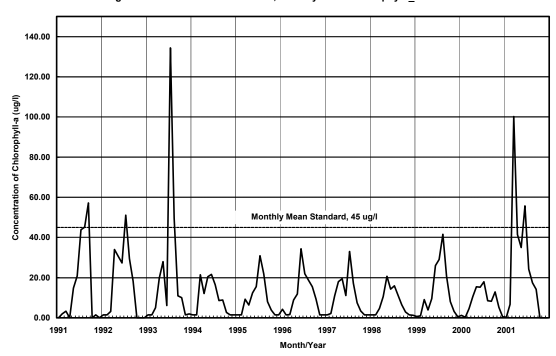


Figure 4 -- Lake Mead Station LM-3, Monthly Mean Chlorophyll-a Concentrations

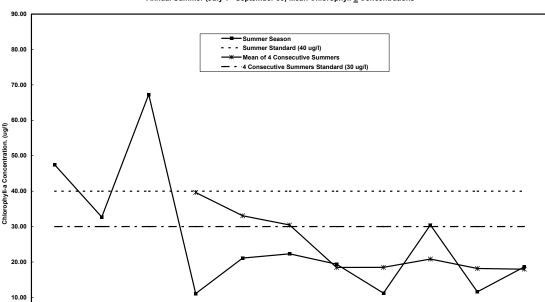
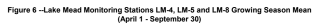
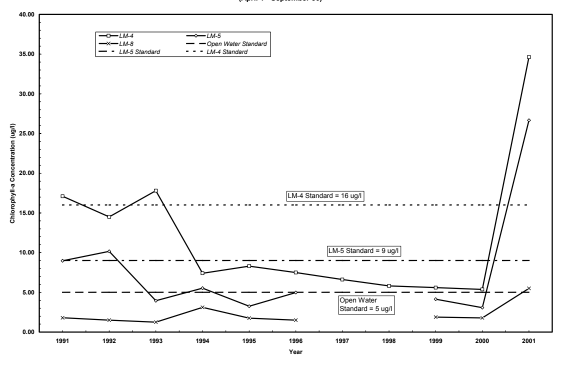


Figure 5 -- Lake Mead Station LM-3, Annual Summer (July 1 - September 30) Mean Chlorophyll-<u>a</u> Concentrations





0.00

1991

1992

1993

1994

1995

2000

2001

Compliance with Total Ammonia TMDL and Un-ionized Ammonia Standards

The average monthly total ammonia loads discharged to the Las Vegas Wash during the wasteload allocation period for 1995-2001 are shown in Table 3. The average monthly point source ammonia loads were obtained from the discharge monitoring reports (DMRs) submitted by the Dischargers. These reported loads are calculated by multiplying the 30 day average effluent ammonia concentration by the 30 day average effluent flow, based upon daily samples. Loads at Northshore Road were calculated for the days monitoring data were available at LVW-5 (usually biweekly) along with the daily average flow for those days as recorded at the Northshore Road USGS gage. The LVW5 biweekly loads were then averaged on a monthly basis to obtain the LVW monthly average TP load. Since total loads at LVW5 are calculated using biweekly data, these results must be considered as gross estimates of overall monthly loads.

As shown in Table 3, the WLA has always been met since the effective date of the ammonia TMDL (April 1, 1995) except for 1995. However during this period, TMDL exceedances at LVW-5 occurred only during March 1995. Another exceedance of the TMDL at LVW-5 appears to have occurred in September 1997. One of only two samples collected during September 1997 indicated a high ammonia load (3,943 lbs/day) for that day (September 3, 1997). When averaged with the load for the other sampling day, the result is an abnormally high value. As stated earlier, monthly loads based upon biweekly sampling need to be considered as gross estimates.

The total ammonia TMDL was established to ensure attainment of the un-ionized ammonia water quality standard for the Las Vegas Bay. Figure 7 presents total un-ionized ammonia concentrations based upon samples collected at LM-2. As shown in Figure 8,the 4 sample rolling average standard (0.05 mg/l) has been met since 1995, even though Table 3 indicates that the TMDL was exceeded for two months since 1995.

Table 3. Monthly Average Total Ammonia Loads, Las Vegas Wash

		Station LVW5			
Date	City of Las Vegas	Clark Co. Sanitation District	City of Henderson	Total	(North Shore Road)
	WLA = 379	WLA = 502	WLA = 89	Sum of WLAs =	TMDL = 970
	lbs/day	lbs/day	lbs/day	970 lbs/day	lbs/day
1/95	103	6,174	11	6,288	5109
2/95	110	3,285	26	3,421	2722
3/95	300	3,566	0	3,866	3779
4/95	129	3,003	0	3,132	1,977
5/95	223	1,580	0	1,803	848
6/95	198	1,423	0	1,621	719
7/95	43	1,149	0	1,192	571
8/95	192	1,256	0	1,448	456
9/95	90	256	0	346	226
10/95	330	202	0	532	432
11/95	455	223	6	684	607
12/95	684	425	15	1,124	768
1/96	237	724	7	968	661
2/96	473	405	4	882	887
3/96	140	43	0	183	294
4/96	181	42	0	223	371
5/96 6/96	46 47	170 388	0	216 435	335 301
7/96	149	116	0	265	258
8/96	289	410	0	699	695
9/96	257	407	0	664	258
10/96	153	270	2	425	264
11/96	1,882	78	4	1,964	1171
12/96	1,752	742	6	2,500	2328
1/97	962	497	6	1,465	842
2/97	686	204	6	896	2267
3/97	574	53	3	630	182
4/97	248	47	3	298	150
5/97 6/97	158 111	50 40	3	211 154	137 132
7/97	111	41	3	204	132
8/97	105	42	3	150	446
9/97	76	109	3	188	2,041
10/97	146	180	3	329	171
11/97	1,862	69	6	1,937	2528
12/97	1,930	54	252	2,236	1331

^{1.} Point source loads were calculated from 30-day average data obtained from the quarterly discharge monitoring reports

^{2.} Total load at LVW5 calculated from biweekly sampling data and corresponding flow data

Table 3. Monthly Average Total Ammonia Loads, Las Vegas Wash (cont'd)

	Point Sources Station LVW5					
Date	City of Las Vegas	Clark Co. Sanitation District	City of Henderson	Total	(North Shore Road)	
	WLA = 379	WLA = 502	WLA = 89	Sum of WLAs =	TMDL = 970	
	lbs/day	lbs/day	lbs/day	970 lbs/day	lbs/day	
1/98	405	72	839	1,316	697	
2/98	778	68	563	1,409	523	
3/98	1,346	80	170	1,596	969	
4/98	132	45	3	180	220	
5/98	244	93	10	347	308	
6/98	181	59	3	243	138	
7/98	141	76	0	217	112	
8/98	54	76	1	131	128	
9/98	152	138	2	292	222	
10/98	54	255	3	312	206	
11/98	468	529	7	1,004	286	
12/98	151	406	25	582	411	
1/99	554	491	30	1,075	395	
2/99	188	116	40	344	395	
3/99	203	111	8	322	141	
4/99	81	147	7	235	166	
5/99	116	118	5	239	139	
6/99	119	168	3	290	137	
7/99	67	66	0	133	150	
8/99	54	104	0	158	113	
9/99	56	68	0	124	270	
10/99	103 310	240	0 13	343	158 425	
11/99 12/99	451	57 142	37	380 630	203	
1/00	622	406	34	1,062	203 167	
2/00	334	446	3 4 44	824	139	
3/00	228	121	23	372	200	
4/00	298	57	9	364	246	
5/00	54	51	6	111	166	
6/00	46	56	3	105	107	
7/00	48	51	0	99	134	
8/00	48	52	0	100	173	
9/00	58	51	0	109	103	
10/00	108	76	23	207	289	
11/00	398	88	66	552	157	
12/00	456	74	74	604	171	
12/00	430	74	74	604	171	

^{1.} Point source loads were calculated from 30-day average data obtained from the quarterly discharge monitoring reports

^{2.} Total load at LVW5 calculated from biweekly sampling data and corresponding flow data

Table 3. Monthly Average Total Ammonia Loads, Las Vegas Wash (cont'd)

		Station LVW5			
Date	City of Las Vegas	Clark Co. Sanitation District	City of Henderson	Total	(North Shore Road)
	WLA = 379	WLA = 502	WLA = 89	Sum of WLAs =	TMDL = 970
	lbs/day	lbs/day	lbs/day	970 lbs/day	lbs/day
1/01	477	75	75	627	472
2/01	239	116	75	430	244
3/01	139	66	58	263	147
4/01	111	80	8	199	146
5/01	50	65	4	119	113
6/01	46	52	8	106	125
7/01	60	53	0	113	111
8/01	47	60	0	107	116
9/01	60	52	0	112	215
10/01	49	51	0	100	550
11/01	129	56	17	202	132
12/01	588	86	40	714	127

^{2.} Total load at LVW5 calculated from biweekly sampling data and corresponding flow data

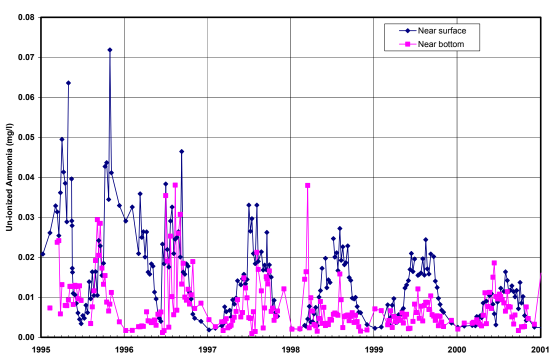


Figure 7. Lake Mead Station LM-2: Un-ionized Ammonia Concentrations

^{1.} Point source loads were calculated from 30-day average data obtained from the quarterly discharge monitoring reports

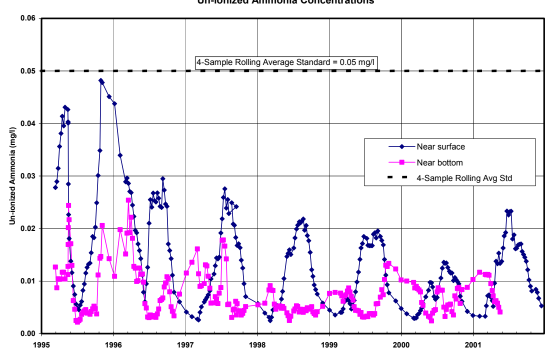


Figure 8. Lake Mead Station LM-2: 4-Sample Rolling Average Un-ionized Ammonia Concentrations

Discussion of Flow Data

As stated earlier, the existing TMDLs were based upon an average flow at the Northshore Road of approximately 126 cfs. Since that time, flows in the Wash have increased over time. As shown in Figure 9, LVW at Northshore Road annual average flows have increased to about 240 cfs in 2001. This increase is attributed to activities associated with rapid population growth such as increased discharges from the major wastewater treatment plants and urban and stormwater runoff. A majority of the annual flows (80 to 90 percent) are attributed to discharges from the municipal wastewater treatment plants. The remainder of flows are due to numerous industrial and construction site dewatering discharges, and dry and wet weather nonpoint discharges, with periodic spikes due to stormwater runoff events.

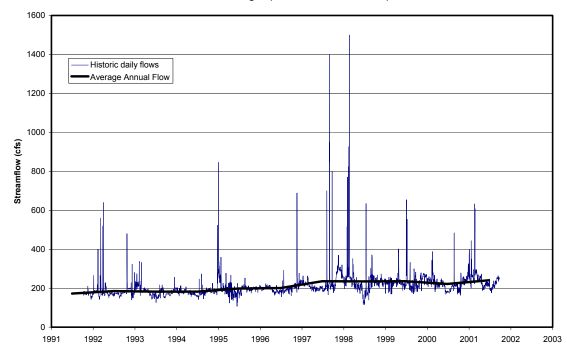


Figure 9. Streamflow at Las Vegas Wash below Lake Las Vegas (USGS Station 09419790)

1994 French study

As previously discussed, the current TMDL is based upon studies conducted by French in 1988. Since these models assumed that all conditions are stationary in time, it was deemed reasonable to revisit the analysis at a later date. Therefore in 1994, French undertook another study to re-estimate target concentrations at Northshore Road as needed to meet Las Vegas Bay water quality standards. Utilizing the dilution ratio model with more recent data, French (1994) estimated that target concentrations should be updated as shown in Table 4.

Table 4. Comparison of Target Concentrations at Northshore Road as Developed by French (1988 & 1994)

Parameter	1988 Value (mg/l)	1994 Value (mg/l)
Total Phosphorus	0.64	0.32
Total Ammonia	1.43	0.95

Note: 1994 ammonia target based upon updated un-ionized ammonia standard of 0.05 mg/l at Station 2.

As shown in Table 4, this study suggested that significantly lower target concentrations are needed to meet Las Vegas Bay water quality standards. The results in the report clearly indicate that the time series involved are not stationary as assumed but continue to change. At the time the 1994 report was completed, it was concluded that the nature of the hydrodynamic interaction between the Las Vegas Wash and Las Vegas Bay is not well understood. The 1988 and 1994 studies both assumed that protection of the chlorophyll <u>a</u> standard could be achieved through phosphorus control. However, questions were raised as to whether or not the Bay is phosphorus or nitrogen limited.

Because of these uncertainties, NDEP determined that a revision of the TMDLs based upon these new targets was not appropriate until there is a better understanding of the system behavior.

2001 Algal Bloom

As previously discussed, during 2001 a significant algal bloom developed in Lake Mead. In response, the Algae Task Force was formed to address the issue. While the existing data and information did not point to a direct cause, it could be assumed that there was an adequate supply of nutrients available to prompt the bloom. Therefore the Task Force developed a list of potential contributing factors:

- In January and February 2001, the Las Vegas Valley experienced above average precipitation. Excess nutrients in the resulting runoff could have been transported into Lake Mead and contributed to the problem.
- Historically, the Wash water has entered the Bay as a negatively buoyant plume, submerging to the bottom. However, over the last few years Lake Mead water levels have dropped causing the formation of a delta at the confluence of the Wash and Bay. The shallow, braided channels in the delta could have allowed water temperatures to increase and portions of the Wash flow to enter the Bay as a buoyant plume. Nutrient-rich waters near the surface and sunlight exposure could have promoted algal growth.
- Delta sediments contain elevated phosphorus levels. Under certain conditions, phosphorus
 can be transferred from sediment to the water column and become available for algal uptake.
 It is unlikely the chemical environment necessary for this transformation existed, however,
 other constituents within the Bay sediments may have contributed. Further research is
 needed.
- The three wastewater treatment plants must meet TMDL discharge limits for phosphorus from March through October. The TMDL limits do not apply from November through February and phosphorus removal down to these levels is not required during this period. As previously discussed, a buoyant plume would have allowed these additional nutrients to remain at or near the surface and be available for algal growth.

Utilizing the available information, the Task Force developed the following recommendations:

Short-term recommendations

- Through the Lake Mead Water Quality Forum, request federal assistance to study the algae bloom
- Assess nonpoint source nutrient loadings entering the system. Additional dry and wet weather sampling may be required with flow data to determine actual nutrient loadings.
- Evaluate and use, if appropriate, the Las Vegas Bay model being developed under the Alternative Discharge Study to determine assimilative capacity for the lake and bay.
- Begin voluntary year-round phosphorus removal at wastewater discharge plants.

Long-term recommendations

- Conduct federally assisted study to determine the exact cause of the 2001 algal bloom and methods for preventing future outbreaks of potentially toxic algae species.
- Establish a management workgroup to ensure nutrient loadings are reduced by targeting high source areas identified in the nonpoint source assessement.
- Proceed with the Alternative Discharge Study in an expeditious manner. The potential
 physical and chemical changes to the Las Vegas Wash and Lake Mead must be carefully
 evaluated and the alternative discharge site selected must have sufficient assimilative
 capacity.

Beginning in November 2001, the three treated effluent dischargers have voluntarily implemented year-round phosphorus removal. While 2002 did not experience an algal bloom of the magnitude occurring in 2001, it is unknown what contribution the year around phosphorus removal had on this phenomenon.

UNLV Water Quality Study

In February 2002, a UNLV research team (Piechota et al.) completed an interdisciplinary study covering various aspects of water quality in storm channels, the Las Vegas Wash, the Las Vegas Bay, and Lake Mead. The main questions related to the TMDLs that the research addressed were:

- What is the impact on the algal community of changes in nitrogen species from mostly ammonia to mostly nitrate?
- What are the effects of increasing total inorganic nitrogen levels?
- Is phosphorus limitation still a valid assumption for Las Vegas Bay?
- What is the magnitude of nutrient loading from urban runoff?

Conclusions and recommendations related to the TMDLs include:

- Data indicates that the Bay and Lake Mead is still phosphorus limited.
- A more comprehensive TMDL for nutrients in Lake Mead that includes nonpoint source dry
 and wet weather contributions may be necessary if extensive seasonal algal blooms continue
 to occur. Decisionmakers should consider potential contributions from nonpoint sources and
 application of whole-year nutrient-loading permits instead of the current seasonally-varying
 permits.
- Continuous monitoring of nutrients is needed at the Las Vegas Wash outlet so that better estimates of nonpoint source loads are possible. The current biweekly sampling frequency is inadequate to accurately estimate nutrient loads at Northshore Road.

• Assumed levels of nonpoint source nutrient loads (particularly TP) for the TMDL should be reevaluated. Results from this study indicate that the TP levels during wet periods approach the point source permit levels, and exceed the 100 lbs/day assumed by NDEP in the TMDL.

Alternative Discharge Study

The three municipal wastewater agencies that treat and discharge effluent to the Las Vegas Wash have been working together in a cooperative spirit for several years to address issues related to the water quality impacts of threatened wastewater being discharged into the Las Vegas Wash and Lake Mead. The Clark County Sanitation District, City of Henderson and City of Las Vegas have used the name "Clean Water Coalition" or "CWC" to represent their united efforts on the Systems Conveyance and Operations Program (SCOP). The CWC is also in partnership with the Southern Nevada Water Authority, Black & Veatch, PBS&J, Kennedy Jenks, Alpha Communications, and Converse Consultants. SCOP is needed due to 1) increasing flows transporting urban non-point pollutants into Lake Mead; 2) nutrient loading in inner Las Vegas bay; 3) regulatory requirements exceeding water reclamation process capabilities; 4) erosion in Las Vegas Wash; and 5) management of Wetlands Park. The CWC is now embarked on a program to seek a long-term solution that will address water quality issues, environmental preservation, and continued growth in Southern Nevada through SCOP. The goal of the program is to determine the most feasible method to return wastewater effluent, not being reclaimed, to the Colorado River System. Effluent flows will double over the next 30 years, and a plan to make the best use of this valuable water resource over the next 30 to 50 years is needed. Reuse of wastewater for turf and industrial uses will be maximized, but accounts for only approximately 25% of effluent use. To make the best use of the remaining effluent, treatment technologies, alternative receiving locations in the Colorado River System, and water quality management plans must be devised and implemented (Southern Nevada Regional Planning Coalition, 2002).

Summary and Recommendations

Based upon the data and information provided above, the following summaries and recommendations are offered:

- Since establishment of the total phosphorus TMDL, the WLA has not been exceeded. However the LA was exceeded at numerous times due to nonpoint source contributions. Even with frequent exceedances of the LA, the chlorophyll <u>a</u> RMHQs have been met every year (except 2001) since the TMDL went into effect.
- While the total ammonia TMDL was exceeded on a few instances, the year-round un-ionized ammonia water quality standard for the Bay have been met since 1995.

- The total phosphorus LA was calculated from 1985-87 with the exclusion of data collected during flow greater than 110 percent of the average. However, the language of the TMDL does not state that the LA does not apply when flows are greater than 110 percent of the average. This approach potentially eliminates a significant load contribution from the LA compliance calculations. Improved nonpoint source load estimations including wet weather events are needed. As part of this, more frequent sampling is needed to better quantify overall loading to the Bay.
- The current ammonia TMDL was established to ensure attainment of the un-ionized ammonia water quality standard for the Bay. However, this standard may no longer be appropriate. EPA has developed updated ammonia water quality criteria that are site specific values dependent upon pH and temperature. NDEP has been in the process of updating the ammonia standards for waters throughout the state. At some point, the ammonia criteria for the Bay will need to be evaluated based upon current EPA guidance.
- Since development of the TMDLs, flows in the Wash have about doubled from the levels used in the original calculations, primarily due to increases in wastewater effluent. However, the WLAs have continued to be met even with these increased flows. It is likely that the increased flows have impacts on the dynamics of the Wash and Bay interaction.
- No changes in the current TMDLs are recommended at this time. Studies indicate that a better understanding of the Wash/Bay and nutrient/algae dynamics, and nonpoint source loading are needed before any changes could be considered. Also with possibility of the discharge locations being relocated (or at least a portion of the effluent flow to be removed from the Wash), it appears to be appropriate to wait for some conclusions from the SCOP process before attempting to revise the TMDL.

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- Nevada Division of Environmental Protection, Total Maximum Daily Loads and Waste Load Allocations for Las Vegas Bay, Rationale and Calculations, May 1989.
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